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| APPLICATION NO.   | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|---|-------------|----------------------|---------------------|------------------|
| 10/580,647  | 05/25/2006  | Motoki Kato          | 289157US8PCT        | 5725             |
| OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, L.L.P. 1940 DUKE STREET |             |                      | EXAMINER            |                  |
|   |             |                      | KHAN, ASHER R       |                  |
| ALEXANDRIA, VA 22314  |             |                      | ART UNIT            | PAPER NUMBER     |
|   |             |                      | 2621                |                  |
|   |             |                      |                     |                  |
|   |             |                      | NOTIFICATION DATE   | DELIVERY MODE    |
|   |             |                      | 08/26/2009          | ELECTRONIC       |

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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|   | Application No.  | Applicant(s)   |
|---|--|--|
|   | 10/580,647   | KATO ET AL.  |
| Office Action Summary   | Examiner   | Art Unit   |
|   | ASHER KHAN   | 2621   |
| The MAILING DATE of this communication ap<br>Period for Reply   | ppears on the cover sheet with the   | correspondence address   |
| A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory perior Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b). | DATE OF THIS COMMUNICATIO 1.136(a). In no event, however, may a reply be tind will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE | N. mely filed  the mailing date of this communication. ED (35 U.S.C. § 133). |
| Status  |  |  |
| Responsive to communication(s) filed on <u>27.</u> This action is <b>FINAL</b> . 2b) ☐ This action is <b>FINAL</b> .      Since this application is in condition for allow closed in accordance with the practice under   | is action is non-final.<br>ance except for formal matters, pr  |  |
| Disposition of Claims   |  |  |
| 4) ☐ Claim(s) is/are pending in the applicat 4a) Of the above claim(s) is/are withdr 5) ☐ Claim(s) is/are allowed. 6) ☒ Claim(s) is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/ Application Papers  9) ☐ The specification is objected to by the Examir 10) ☒ The drawing(s) filed on 27 June 2006 is/are:  | awn from consideration.  /or election requirement.  ner.   | by the Examiner.   |
| Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E  | e drawing(s) be held in abeyance. Se<br>ection is required if the drawing(s) is ob   | ne 37 CFR 1.85(a).<br>Djected to. See 37 CFR 1.121(d).                       |
| Priority under 35 U.S.C. § 119  |  |  |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bure * See the attached detailed Office action for a list  | nts have been received.<br>nts have been received in Applicat<br>fority documents have been receiv<br>au (PCT Rule 17.2(a)).   | ion No<br>ed in this National Stage  |
| Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 5/25/2006.  | 4)  Interview Summary Paper No(s)/Mail D 5)  Notice of Informal I 6)  Other:   | ate  |

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## **DETAILED ACTION**

#### Election/Restrictions

- Claims 10-12 are withdrawn from further consideration pursuant to 37 CFR
   1.142(b) as being drawn to a nonelected Group II, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 6/15/2009.
- 2. Applicant's election without traverse of 1-9 in the reply filed on 6/15/2009 is acknowledged.

# Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Pub. 2002/0164152 to Kato et al. "Kato" in view of U.S. Patent 6,088,507 to Yamauchi et al. "Yamauchi"

As to claims 1, 8 and 9, Kato discloses a playback apparatus comprising: obtaining means for obtaining playback management information (Fig. 7, Play list; 0157) including first information having a main playback path (Figs. 7 and 39, Playitem (Main Path)) indicating a position of an AV stream file recorded on a recording medium and second information having a sub playback path (Sub Play Item (Sub-Path); 0262)indicating positions of sub files including accompanying data (Sub play item or audio) to be played back simultaneously with playback of main image data included in

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the AV stream file (Fig. 39; 0289-0293);

selection means for selecting accompanying data to be played back, based on an instruction from a user (selection of a playlist, 0157), from among accompanying data to be played back simultaneously with the main image data included in the AV stream file referred to by the main playback path and the accompanying data included in the sub file referred to by the sub playback path (Fig. 39; 0157;0289-0293);

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reading means for reading, if the accompanying data selected by the selection means is included in a sub file referred to by a sub playback path, the sub file referred to by the sub playback path together with the AV stream file referred to by the main playback path (0157; 0289-0293); and

playback means for playing back the main image data included in the AV stream file read by the reading means and the accompanying data included in the sub file selected by the selection means and read by the reading means (0157;0289-0293).

Kato does not expressly disclose a plurality of sub playback paths.

Yamauchi discloses a plurality of sub playback paths (Fig. 4A; Elementary streams 2-6).

At the time of invention, it would have been obvious to a person of ordinary skill in the art to combine Kato with the teachings of Yamauchi. Motivation to combine would have been to allow a user to have multiple sub playback paths so that a user is able to play audio in different languages for a movie or provide caption data in different languages so that a user friendly system could be obtained.

As to claim 2, Kato and Yamauchi as modified disclose everything claimed as applied in claim 1 above. Yamauchi further discloses wherein the first information includes a table defining the accompanying data included in the AV stream file referred to by the main playback path (movie A) and the accompanying data referred to by the sub playback paths (Selection of voice or subtitles), and the selection means selects the accompanying data to be played back, based on the instruction from the user, from among the accompanying data defined in the table (Fig. 9).

At the time of invention, it would have been obvious to a person of ordinary skill in the art to combine Kato with the teachings of Yamauchi. Motivation to combine would have been to allow a user to choose different video and different languages thus giving the user more control over the material the user wishes to watch through the use of a playlist.

As to claim 3 and 4, Kato and Yamauchi as modified disclose everything claimed as applied in claim 1 above. Yamauchi further discloses further comprising determining means for determining whether the playback apparatus has a function of playing back the accompanying data selected by the selection means,

wherein if it is determined by the determining means that the playback apparatus has a function of playing back the accompanying data and if the accompanying data is included in a sub file referred to by a sub playback path, the reading means reads the sub file referred to by the sub playback path together with the AV stream file referred to by the main playback path, and

the playback means plays back the main image data included in the AV stream file read

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by the reading means and the accompanying data included in the sub file selected by the selection means and read by the reading means (Col. 3, lines 35-64).

At the time of invention, it would have been obvious to a person of ordinary skill in the art to combine Kato with the teachings of Yamauchi. Rationale to combine would have been that all the claimed elements were known in the prior art and one skilled in the art could have combined the elements as claimed by known methods with no change in their respective functions, and combination would have yielded predictable results to one of ordinary skill in the art at the time of the invention.

As to claim 5, Kato and Yamauchi as modified disclose everything claimed as applied in claim 1 above. Yamauchi further discloses wherein the table further defines accompanying attribute (channel number) information concerning accompanying data, and the determining means determines whether the playback apparatus has a function of playing back the accompanying data based on attribute information concerning the accompanying data defined in the table(Col. 3, lines 35-64).

At the time of invention, it would have been obvious to a person of ordinary skill in the art to combine Kato with the teachings of Yamauchi. Rationale to combine would have been that all the claimed elements were known in the prior art and one skilled in the art could have combined the elements as claimed by known methods with no change in their respective functions, and combination would have yielded predictable results to one of ordinary skill in the art at the time of the invention.

As to claim 6, Kato and Yamauchi as modified disclose everything claimed as applied in claim 1 above. Kato further discloses wherein the second information

includes type information concerning the types of the sub playback paths, file names of the sub files referred to by the sub playback paths, and IN points and OUT points of the sub files referred to by the sub playback paths (Fig. 39; 0289-0293).

As to claim 7, Kato and Yamauchi as modified disclose everything claimed as applied in claim 1 above. Kato further discloses wherein the second information further includes specifying information for specifying the AV stream file referred to by the main playback path to play back the sub playback paths simultaneously with the main playback path, and a time on the main playback path for allowing the IN points to be started in synchronization with the main playback path on the time axis of the main playback path (Fig. 39; 0289-0293).

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ASHER KHAN whose telephone number is (571)270-5203. The examiner can normally be reached on 9:00 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marsha Banks-Harold can be reached on (571)272-7905. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Marsha D. Banks-Harold/ Supervisory Patent Examiner, Art Unit 2621

/A. K./ Examiner, Art Unit 2621